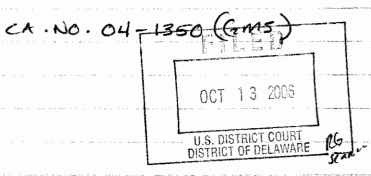
IN THE UNITED STATE DISTRICT COURT FOR THE DISTRICT OF DELAWARE

JIMMIE LEWIS,

- VS -

DR. SYLVIA FOSTER, ET AL.



PLAINTIFF'S MOTION FOR DISCOVERY # IT

COMES NOW, THE PLAINTIFF TIMMIE LEWIS, PRO-SE
AND SUBMITS TIHIS MOTION FOR DISCOVERY TO THIS
ITONORABLE COURT, IN A CCORPANCE TO THE COURTS
OPOER GRANTING SAID MOTION, AND ASSERTS
THE T-OUDWING IN OPDER TO OBTAIN THE TRUTH,
THE WHOLE TRUTH AND NOTING BUT THE TRUTH IN
THIS CASE.

DATE: 10/10/06

DSB1# 506622

DEL. CORR. CENTER 1181 PADDOCK RD SMYRNA, DE 19977

- DR. FOSTERS JUNE 10, 04 FORENSIC REPORT STATES, QUOTE.

 HE WAS ANDRERED BY NOT RECEIVING A CERTAIN SALAD AT DINNER

 TO WHICH HE BELIEVED HE WAS ENTITLED, AND ASSULTED A PEER

 AND A STAFF MEMBER. DENIED BY THE PLAINTIEF)

 NAME THE PEER AND STAFF MEMBER SAID TO HAVE BEEN

 ASSULTED BY THE PLAINTIFF, WHEN DID THESE INCIDENTS HAPPEN,

 WHO WITNESSED THESE INCIDENTS.
- 2) DR. TOSTER'S TUNE 10, OF FORENSIC REPORT STATES O'LLOTE.

 HE WAS NOTED ATTEMPTING TO INTIMIDATE ONE FEMALE THERAPIST

 BY FACING HER IN THE HALL WAY STATING, I JUST WANT TO GET MY

 POINT ACROSS THAT WHATEVER YOU SAID ABOUT ME IN TEAM

 MEETING WAS WRONG AND DEROGATORY. (SENIED IN PART—

 THE PLAINTIFF DID NOT ATTEMPT OR TRY TO INTIMIDATE ANY

 FEMALE THERAPIST.) WHO WAS THE TONE FEMALE TEAM

 THERAPIST, WHO WITNESSED THIS INCIDENT, WHEN DID IT HAPPEN,
- 3) DR. FOSTER'S JUNE 10, OU FORENSIC REPORT STATES, QUOTE.

 ACCORDING TO F.C. M RECORDS, THE F.C. M MENTAL HEALTH

 EXAMINER DOCUMENTED THAT, HE WAS FREQUENTLY ARGUMENTIVE

 AND LOUD. ('BENIED BY THE PLAINTIFF).

 WHO WAS THIS F.C.M MENTAL HEALTH EXAMINER, WHEN WAS

 THIS STATEMENT MADE, AND DIO DR. FOSTER WITNESS THE

PLAINTHE DISPLAN SUCH BEHAVIOR AT THE SAID TIME IT IS

SAID TO HAVE HAPPENED.

- 4. DR. FOSTERS JUNE 10, 04 FORENSIC REPORT STATES,

 BITHER THERAPIST NOTED THAT HE WAS DISRUPTIVE IN GROUP
 SETTING, TALKING OUT OF TURN AND MAKING WARRING OBSCENCE

 COMMENTS WHILE WATCHING EDUCATIONAL VIOLO'S.

 (BENIED BY THE PLAINTIPP,) WHO IS THE THERAPIST WHO

 PEPOPTED THESE REMARKS AND OR BEHAVIORS, WHAT WAS THE

 OBSCENCE COMMENTS, WHEN WERE THESE COMMENTS MADE,

 AND WHO WITNESSED THE PLAINTIPP MAKE THESE COMMENTS
 - 5.) DR. FOSTERS TUNE 10, BY FORENSIC REPORT STATES, QUOTE.
 HE ATTENDED THE AMERICAN BUSINESS INSTITUTE, BUT DID NOT
 STAY UNG, ENDED UP OWING THEM MONEY. (DENIED BY) THE PLAINTIFF.) PROVIDE THE FORENSIC EVIDENCE TO
 SUPPORT THIS STATEMENT.
- 6) DR. FOSTERS TUNE 10, 04 PORENSIC REPORT STATES, QUOTE.

 MIZ. LEWIS REPORTED THAT HE BEGAN DRINKING ANDMAN ALCOHOL IN

 HIS TEENS, WITTH HIS LAST USE JUST PRIOR TO MIS INCARCERATION.

 (DENIED BY THE PLAINTIPF). DR. FOSTER'S STATEMENT ERRONEOUSLY

 DRAWS AN INFERRENCE THAT THE PLAINTIPF WAS PIZINKING ALCOHOL

 ONLY MOMENTS BEFORE THE OPPENSES ARE \$A10 TO HAVE HAPPENED,

 BUT THE PLAINTIPF HAD NOT DRANK ALCOHOL (BEER) FOR AT LEAST

 A WEEK PRIOR TO HIS INCARCERATION. QUESTIONS, WHAT PATE

 THIS WAS DR. FOSTER REFERRING TO WHEN SHE STATE WITH

 HIS LAST USE OF ALCOHOL TUST PIZIOR TO HIS INCARCERATION.

- 32) ARE THE VIDEO CAMERAS ON THE UNIT WHERE THE PLAINTHP WAS HOUSEO.
- 33) DR. TOSTER, IP SOMEONE IN THEIR CORRECT STATE OF MIND INTENTIONALLY WOLATES THEIR CONSTITUTIONALLY RIGHTS, SHOULD THAT PERSON BE HELD LIABLE AND PUNISHED WITH INCARCERATION.
 - 34) DR. FOSTER WERE YOU IN YOUR CORRECT STATE OF MIND DURING THE PLAINTIFF'S STAY AT THE D. P. C FROM MAY 21,04 TO JUNE 25,04.
- 35) DR. FOSTER WERE R.GRAY, MOFFITT, SAGERS, JAME EVANS
 ACTING UNDER YOUR AUTHORITY ON 6/14/BY AT OR ABOUT 8:00 PM
 AS STATED IN THE PLAINTIFFS COMPLAINT, IF NO, STATE WHO'S
 AUTHORITY THEY WERE ACTING UNDER.
- 36) DR. FOSTER WAS HELEN HANLON ACTING UNDER YOUR AUTHORITY ON 6/14/04 AT OR ABOLIT 8:00 PM AS STATED IN THE PLAINTIFFS COMPLAINT, IF NO, STATE WHO'S AUTHORITY SITE WAS ACTING UNDER.
- 37) MR.R. GRAY IF SOMEONE IN THEIR CORRECT STATE OF MIND INTENTIONALLY HURT SOMEONE PHYSICALLY AND INTENTIONALLY VIOLATES THEIR CONSTITUTIONAL RIGHTS, SHOULD THAT PERSON BE HELD LIABLE AND PUNISHED WITH INCARCERATION.

- 38.) IS IT OKAY TO HOLD SOMEONE DOWN WITH FORCE AND GIVE THEM PSYCHOTROPIC MEDICATION, WHEN THERE IS NO SIGN OF WOOD DISURDER.
- 39.) IS IT OKAY TO HOLD SOMEONE DOWN WITH FORCE AND GIVE THEM PSYCHOTROPIC MEDICATION, WHEN THERE IS NO SIGN OF PSYCHOSIS.
- 40) DR. FOSTER WHY DIONT YOU DISCONTINUE ALL THE
 PSYCHOTROPIC INFOICATIONS PRESCRIBED FOR THE PLAINTIFF
 AFTER YOU AUTHORED YOUR JUNE 10, ON FORTNIC REPORT
 THAT NOTES THAT THE PLAINTIFF IS DIAGNOSED AS MALINGERING.
 - YI) CAN PSYCHOTROPIC MEDICATIONS BE USE TO PUT A
 PATIENT INTO A HYPNOTIC STATE
- YZ) WHILE THE PLAINTIFF WAS UNDER THE INFLUENCE OF THE COCKTAIL(S) OF PSYCHOTROPIC MEDICATION, WAS IT TAKEN INTO CONSIDERATION THAT INVOLUNTARY MEDICATING THE PLAINTIFF MAY CAUSE NEGATIVE REACTIONS, IF YES, PLEASE DISCRIBE WHAT THE POSSIBLE NEGATIVE REACTIONS:
- 43) DID THE D.P.C STAFF VIDEO RECORD THE PLAINTIFF WHEN HE WAS INVOLUNTAPILY MEDICATED WITH PSYCHOTROPICS
- 14.) THERE ARE CAMERA'S ON THE NAME UNIT WHERE THE
 PLAINTIFF WAS HOUSED, PRODUCE THE VIDEO SURVETLANCE
 OF THE INCIDENTS DATING 6/6/04, 6/14/04, 6/14-15/04, 6/21/04,
 -6/22/04 + 6/24/04 ASSTATED IN THE PLAINTIFF'S COMPLAINT.

Case 1:04-cv-01350-GMS Document 85 Filed 10/13/2006 Page 6 of 31 ATTHE D.P.C ON 6/6/84 WHO WAS THE PERSON OR PERSONS WHOSSAFETY WAS PUT IN JEOPARPY BY THE PLAINTIFF, WHO WITNESSED THE ALLEGED INCIDENT(S), DISCRIBE THE SAID INCIDENT(S) AT THE PPC ON 6/14/04 AT OR ABOUT 8:00 PM WHO WAS THE PERSON OR PERSONS WHO'S SAFETY WAS PUT IN JEOPARDY BY THE PLAINTIFF, WHO WITNESSED THE AUGGED INCIDENTS), DISCRIBE THE SAID INCIDENTS). ATTHEOPE ON 6/14/04 AT OR ABOUT 11:00 PM WHOSWAS THE PERSON BE PERSONS WHO'S SAFETY WAS PUT IN JEOPARDY BY THE PLAINTIFF, WHO WITNESSED THE ALLEGED INCIDENTS), DISCRIBE THE SAID INCIDENTS). ATTHEOPE ON 6/21/04 WHO WAS THE PERSON OR PERSONS WHO'S SAFETY WAS PUT IN JEOPARDY BY THE PLAINTIFF, WHO WITHESSED THE ALLEGED INCIDENTS), DISCRIBE THE SAID INCIDENTS). AT THE OPE ON 6/22/04 WHO WAS THE PERSON OR PERSONS WHO'S SAPETY WAS PUT IN TEOPARDY BY THE PLAINTIFF, WHO WITNESSED THE ALLEGED INCIDENTS), DISCRIBE THE SAID INCIDENTS). ATTHE D.P.C ON 6/24/64 WHO WAS THE PERSON OR PERSONS WHO'S SAFETY WAS PUT IN JEOPARDY BY THE PLAINTHF, WHO WITNESSED THE ALLEGED INCIDENTS), DISCIRIBE THE SAID INCIDENTS).

THE D.P.C MASTER TREATMENT PLAN DOCUMENTS A PLAN DATE AND A TARGET DATE, BUT THE PLAINTIPP WAS PETUDINED TO THE D. P.C BEFORE THE 1/2/04 TARGET DATE, WAS THIS BECAUSE THE TREATMENT TOOR HIS WELL BEING WAS COMPLETED, IF NO, STATE THE PEASON WHY THE PLAINTIFF WAS RETURNED TO THE D. O.C BEFORE TREATMENT FOR HIS WELL BEING WAS COMPLETED.

- 52.) BP. FOSTER, WHAT WERE THE CONDITIONS OF THE PLAINTIFFS CONFINEMENT LIKE IN THE CELL HE WAS HOUSED IN, CELL#197, THE H.P.Y.C.I INFIRMARY,

 30 PAYS PRIOR TO HIS BEING TRANSPERRED TO THE P.P.C.
- 53) ON THE D. P.C SECLUSION OR RESTRAINT NURSING ASSESSMENT FORM, WHAT DOES INVOLUNTARY ADMINISTRATION OF MEDICATION MEAN.
- 54) WHEN A PATIENT IS PUT IN THE O.P.C. ISOLATION
 ROOM FOR AGGITATION THAT DOES NOT THEATED
 HIMSELF WITH PHYSICAL HARM OR SOMEONE ELSE
 WITH PHYSICAL HARM, WHY WOULD & POINT RESTRAINTS
 BE NECESSARY.
- 455) ON THE D.P.C SECLUSION OR RESTRAINT NURSING ASSESSMENT FORM, PROVIDE A PHOTOCOPY OF THE ADVANCE DIRECTIVE QUERY FORM.
- 56) PICOVIDE A TYPED MEMO OF THE HAND WRITTEN INFORMATION NOTED ON THE D.P.C SECLUSION/RESTRAINT PATIENT FEED BACK FORMS, PROVIDED VIA DISCOVERY, BECAUSE SAID HAND WRITTEN INFORMATION IS NOT LEGIBLE.
- 57) PRIVIDE A TYPED MEMO OF THE HAND WRITTEN INFORMATION NOTED ON THE D.P.C SECLUSION OR RESTRAINT FORMS, PROVIDED UP DISCOVERY, BECAUSE SAID HAND WRITTEN INFORMATION IS NOT LEGIBLE.

- 58) WHAT DATE WAS THE PLAINTIFF CHECKED AND OR RECEIVED THERAPY FROM A PSYCHOLOGIST FOR THE PSYCHOLOGICAL SILEMMAS HE REPORTED RECEIVING FROM P. GRAY, SAGERS, MOFFITT AND TAMES EVANS ON 6/14/04
- 59.) PROVIDE A TYPEO MEMO OF THE HAND WRITTEN
 INTORMATION NOTED ON THE D.P.C SECLUSION AND PESTRAINT
 NURSING ASSESSMENT FORM(S), PROVIDED VIA DISCOVERY,
 BECAUSE SAID INFORMATION IN IS NOT LEGIBLE.
- 60) BOES A HYPERDERMIC NEEDLE UTILIZED TO INSECT PSYCHOTIZOPIC MEDICINES BREAK THE SKIN IN A WAY THAT BLOOD MAY EXIT THE AREA THAT THE HYPERDERMIC NEEDLE ENTERED THE SKIN.
- (1) DO DRUGS KILL BRAIN CELLS.
- (62) CAN AN ALLERGIC REACTION TO PSYCHOTROPIC MEDICATION. KILL
- 63) ARE PSYCHOTROPIC MEDICATIONS CONSIDERED DRUGS.
- (4) PROVIDE A D.P.C INMATE PATIENT PULE AND REGULATION HANDBOOK.

- MR. JOHNSON, IF SOMEONE IN THEIR CORRECT STATE OF MIND INTENTIONALLY HURTS SOMEONE PHYSICALLY AND INTENTIONALLY VIOLATES THEIR CONSTITUTIONAL PIGHTS, 5 HOULD THAT PERSON BE HELD LIABLE AND PUNISHED WITH INCARLERATION.
- 66) MR. JOHNSON WERE YOU IN YOUR CORRECT STATE OF MIND DURING THE PLAINTHIS STAY AT THE D. P. C FROM MAY 21,04 TO JUNE 25,04.
- (67) WILL THE DEFENDANTS ANSWER DISCOVERY QUESTIONS
 REGARDING THE WITNESSES THE PLAINTIFF ATTEMPTED TO DEPOSE,
- 68) ON THE D.P.E. INCIDENT REPORT, PIZOVIDED VIA

 PISCOVERY, WHAT DOES PLISH MGR MEAN, WHO IS THIS

 PERSON, AND WHAT QUALIFIES AS PLEASON TO CONTACT

 THE PISK MGR.
- 69) ON THE D.P.C INCIDENT REPORT, PROVIDE VAA DISCOVERY, WHAT DOES DLTERP MEAN.
- 70) WHAT DATE WAS THE PLAINTIFF CHECKED BY A
 PHYSICIAN FOR THE PHYSICAL INJURIES HE REPORTED

 PECETUNG FROM 12. GRAY, SAGERS, MOFFITT AND

 TAMES EVANS ON 6/14/04.

- 71) AT THE TIME OF THE PLAINTIFF'S TRIAL, COULD HE
 BOTH GIVE AND RECEIVE ADVISE TO AND FROM HIS
 ATTORNEY, IF YES, STATE THE REASONS WHY.
- 72) DR FOSTERS TUNE 10, OY FORENSIC PEPORT STATES, NOT MUCH
 15 KNOWN ABOUT MR. LEWIS' LEGAL HISTORY AS HE IS FROM OUT
 OF STATE. HOWEVER, HE SAID THAT HE HAD BEEN IN PRISON
 FOR SIX OF SEVEN YEARS IN NEW JERSEY FROM ABOUT
 1993 TO 2000. (BENIED BY THE PLAINTIFF)
 THE PLAINTIFF HEREBY REQUEST THE FORENSIC EVIDENCE
 102. FOSTER UTILIZED TO NOTE THESE STATEMENTS IN
 HER TUNE 10, OY FORENSIC REPORT.
- 73) AT THE TIME OF THE PLAINTIFF'S TIZIAL, COULD HE DIVULGE
 FACTS WITTHOUT PARANOID DISTRESS, IF YES STATE THE
 REASONS WHY.
- AT THE TIME OF THE PLAINTIFF'S TRIAL, WAS HE COMPETENT,
 IF YES, STATE THE REASONS WHY.
- AT THE TIME OF THE PLAINTIFF'S TRIAL, COULD HE MAILE SIMPLE DECISIONS, IF YES, STATE THE REASONS WHY.
- AT THE TIME OF THE PLAINTIFF'S APPREST, COULD HE MAKE SIMPLE DECISIONS, IF YES, STATE THE REASONS WHY.
- TO THE PLAINTIFF BEFORE HIS TRIAL.

- THAT THE MENTAL HEALTH EXAMINER, CONFRONTED HIS NARCISSIM AND ATTENTION SEEKING BEHAVIORS, AND QUESTIONED THE DIAGNOSIS GUMEN OF SCHOOL HEALTH EXAMINER, WHE PHYSICIAN. WHO WAS THE FCM MENTAL HEALTH EXAMINER, WHEN WAS THESE STATEMENTS MADE, AND DID DR. FOSTER WITNESS THE BEHAVIORS RESPONSIBLE FOR THE FCM MENTAL HEALTH EXAMINER MAKING THESE STATEMENTS.

 AGAINST THE PLAINTIFF.
- 79) DR. FOSTERS TUNE 10,04 FORENSIC REPORT STATES THAT THE FEM MENTAL HEALTH EXAMINER DOCUMENTED, MR. LEWIS REFUSED ALL MEDICATIONS REQUESTING ONLY XANAX AND VALUIM, (HIGHLY APDICTIVE DRUGS OF THE BENZODIAZEPINE FAMILY) (THE PLAINTIFF DENIES THIS), WHO WAS THE FOM MENTAL HEALTH EXAMINER, WHEN WAS THIS STATEMENT MADE, AND DID DR. FOSTER WITHESS THE PLAINTIFF MAILE THIS STATEMENT.
 - 80) DR. FOSTER DEFINE AGGITATION
- 81) WITY WAS IT DETERMINED THAT THE PLAINTIFF SHOULD PECETUE PSYCHOTICOPIC MEDICATION FOR AGGITATION.
- 82) DR. FOSTER DEFINE WHAT FORENSIC PSYCHIATRIC EVALUATION
 FOR COMPETENCY.
- 83) DR. FOSTER DEPINE WHAT TREATMENT FOR 1tis WELL BEING MEANS.

- PROVIDE HIS ATTORNEY WITH PERTINENT FACTS CONCERNING.
 THE OFFENSES, IF YES, STATE THE REASONS WHY.
- WHAT DATE DID THE PLAINTIFT STAND TRIAL
- 86) WHAT DATE DID THE PLAINTIFF TAKE THE STAND.
- 87) AT THE TIME OF THE PLAINTIFF'S TIZIAL, COULD HE CHALLENGE PROSECUTION WITNESSES, IF YES, STATE THE REASONS WITY.
- 88) WHAT WAS THE PLAINTIFF'S STATE OF MIND AT THE TIME OF THE ALLEGED OFFENSES.
- 89) WHAT WAS THE PLAINTIFF'S STATE OF MIND AT THE TIME
- 90) DA FOSTERS JUNE 10, 04 FORENSIC REPORT STATES, MR LEWIS
 WAS FURTATIONS AT TIMES, WITH WHOM WAS MR. LEWIS
 FURTATIONS WITH, WHEN WAS THIS STATEMENT MADE,
 AND DID DR. FOSTER WITNESS THE PLAINTIFF DISPLAY THIS
 FLIRTATIONS BEHAVIOR NOTED IN HER JUNE 16, 2004 REPORT.
- AT THE TIME OF THE PLAINTIFF'S TIZIAL, COULD HE CONFER COHERENTLY WITH SOME APPRECIATION OF THE PROCEEDINGS, IF YES, STATE THE REASONS WHY.

- 92) AT THE TIME OF THE PLAINTIPF'S TRIAL, WAS HE MOTIVATED TOWARDS SELF DEFENSE, IF YES, STATE THE PEASONS WHY.
- 93) AT THE TIME OF THE PLAINTIFF'S TRIAL, WAS HE ABLE TO FOLLOW THE TESTIMONY REASONABLE WELL, IF YES, STATE THE PLASONS WHY.
- AT THE TIME OF THE PLAINTIFF'S TRIAL, WAS HE ABLE TO MEET STRESSES WITHOUT HIS RATIONALITY OR JUDGEMENT BREAKING DOWN, IF YES, STATE THE REASONS WHY.
- AT THE TIME OF THE PLAINTIFF'S APREST, DID HE HAVE MINIMAL CONTACT WITH REALITY, IF YES, STATE THE REASONS WHY.
- 96) AT THE TIME OF THE PLAINTIFF'S TRIAL, DID HE HAVE MINIMAL CONTACT WITH REALITY, IF YES STATE THE REASONS WHY.
- AT THE TIME OF THE PLAINTIFF'S ARREST, COULD HE APPRECIATE

 THE RANGE AND NATURE OF POSSIBLE PENALTIES, IF YES,

 STATE THE REASONS WHY.
- AT THE TIME OF THE PLAINTIFF'S TRIAL, COULD HE APPRECIATE
 THAT RANGE AND NATURE OF POSSIBLE PENALTIES, IF YES,
 STATE THE REASONS WHY.
- PRECEIVE

 REALISTICLY THE LIKELY OUTCOME OF THE TRIAL, IT YES, STATE

 THE REASONS WHY.

- 100) IS THE BETENDANT MOFFITT WILLING TO TAKE A POLYGRAPH TEST, IN ORDER TO UINDICATE HIMSELF OF THE CLAIMS AGAINST HIM, REGARDING THE INCLOENTS AS THEY ARE STATED IN THE PLAINTIFF'S COMPLAINT AND OR IN REGARDS TO ANY AND ALL BISCOUERY EVIDENCE SUBMITTED THAT PERTAINS TO HIM.
- 101) IS THE DEFENDANT SEGERS WILLING TO TAKE A POLYGRAPH
 TEST, IN ORDER TO VINDICATE HIMSELF OF CLAIMS AGAINST ITIM,
 REGARDING THE INCIDENTS AS THEY ARE STATED IN THE PLAINTIFFS
 COMPLAINT AND OR IN REGARDS TO ANY AND ALL DISCOULTEY EVIDENCE
 SUBMITTED THAT PERTAINS TO HIM.
- 102) IS THE SEFENDANT JOHNSON WILLING TO TAKE A POWLGRAPH
 TEST, IN ORDER TO VINDICATE HOWSELF OF CLAIMS AGAINST HOM,
 REGARDING THE INCIDENTS AS THEY ARE STATED IN THE PLAINTIFF'S
 COMPLAINT AND OR IN REGARDS TO ANY AND ALL DISCOVERY EVIDENCE
 SUBMITTED THAT PERTAINS TO HOM.
- 15 A PSYCHIATRIST, WHO IS ASSIGNED TO CONDUCT A FORENSIC EVALUATION ON A PATIENT, EXCLUSIVELY UTILIZED REPORTS
 WRITTEN BY MENTAL HEALTH PERSONEL OTHER THAN THE ASSIGNED PSYCHIATRIST, SHOULD THE PSYCHIATRIC REPORT BE CONSIDERED FORENSIC, IF YES STATE WHY.
 - AT THE TIME OF THE PLAINTIFF'S TRIAL, COULD HE TESTIFY RELEVANTLY, IF YES, STATE THE REASONS WHY.

- 105) AT THE TIME OF THE OFFENSES THAT THE PLAINTIFF
 15 IN CARCERATED FOR, WAS HE SUICIDAL, PLEASE STATE THE
 FACTS OF THE MATTER.
- AT THE TIME OF THE OFFENSES THAT THE PLAINTIPF IS
 IN CARCERATED FOR, WAS HE DELUSIONAL, PREASE STATE THE
 FACTS OF THE MATTER.
- AT THE TIME OF THE OFFENSES THAT THE PLAINTIFF'S TRIAL, WAS HE SUICIDAL, PLEASE STATE THE PACTS OF THE MATTER.
- AT THE TIME OF THE PLAINTIFFS TIZIAL, WAS HE DELUSIONAL,
 PLEASE STATE THE FACTS OF THE MATTER.
- AT THE TIME OF THE PLAINTIFF'S TIZIAL, WAS HE PROVIDED WITH THE PSYCHOTROPIC MEDICINE THAT DR. D. JOSHI PRESCRIBED FOR HIM, PLEASE STATETHE FACTS OF THE MATTER.
- AT THE TIME OF THE PLAINTIPF'S TRIAL, WAS THE PLAINTIPF ABLE
 TO CONSIDER REALISTICLY, THE POSSIBLE LEGAL DEFENSES,
 PLEASE STATE THE FACTS OF THE MATTER.
- AT THE TIME OF THE PLAINTIFF'S TRIAL, WAS THE PLAINTIFF ABLE TO MANAGE HIS BEHAVIOR TO AVOID DISTRUPTIONS, PLEASE STATE THE FACTS OF THE MATTER.
 - AT THE TIME OF THE PLAINTIFF'S TIZIAL, WAS HE ABLE TO RELATE TO HIS ATTORNEY, PLEASE STATE THE FACTS OF THE MATTER.

- 1/3) DID ANY INMATE PATITENT SIGN A NOTATIZED STATEMENT,
 THAT THE PLAINTIFF HARMED OR HURT THEM PSYCHOLOGICALLY OR
 PHYSICALLY. IF YES, PROVIDE SAID STATEMENT.
- DID ANY STAFF OF THE D.P.C SIGN A NOTABIZED STATEMENT THAT THE PLAINTIFF HARMED OR HURT THEM PSYCHOLOGICALLY OR PHYCICALLY. IF YES, PROUDE SAID STATEMENT.
- 115)
 18 THE DEFENDANT DR. FOSTER WILLING TO TAKE A POLYGRAPH TEST
 IN GROER TO VINDICATE HERSELF OF THE CLAIMS AGAINTS HERZ,
 REGARDING THE INCIDENTS AS THEY ARE STATED IN THE PLAINTIFFS
 COMPLAINT, AND OR IN REGARDS TO ANY AND OR ALL DISCOVERY
 EVIDENCE SUBMITTED THAT PERTAINS TO HER.

116)
IS THE DEFENDANT IZ. GRAY WILLING TO THEE A POLYGRAPH TEST
IN ORDER TO VINDICATE HIMSELF OF THE CLAIMS AGAINST HIM,
REGAZDING THE INCIDENTS AS THEY ARE STATED IN THE PLAINTIFFS
COMPLAINT, AND OR IN REGARDS TO ANY AND OR ALL DISCOVERY
EVIDENCE SUBMITTED THAT PERTAINS TO HIM.

WHY DID DR. FOSTER AVAIL HERSELF ON 6/20/06 IN STATUTORY
DEFENSES UNDER 11 DEL C\$ 468 (3); (5) & (7), IN WHICH STATES THAT
SHE WAS PERMITTED THE AUTHORITY BY SAID STATUTES TO OWNER ORDER
THE USE OF FORCE, WHEN ON 6/15/06 DR FOSTER STATED THAT
THE PLAINTIFF'S ALLEGED INJURIES WERE CAUSED BY INDIVIDUALS
FOR WHICH SHE HAD NO CONTROL, AND MARKANAMAN MARKEDERS
TORMAN MARKANAMAN MARKANAMA

- 118) PROVIDE A TYPED MEMO OF THE HAND WRITTEN
 INFORMATION NOTED ON THE D.P.C DOCTOR ORDER SHEETS
 DATING FROM 5/21/04 TO 6/25/04 PER DISCOVERY,
 BECAUSE SAID HAND WRITTEN INFORMATION IS NOT LEGIBLE.
- HE ALSO ADMITTED TO SMOKING MARITUANA SINT SIXTEEN YEARS
 AGO, BUT DENIED ALL OTHER ILLICIT DRUG USE, AND THAT IT
 WAS CONSIDERED PROBABLE THAT HE WAS MINIMIZING HIS
 ADDITION ISSUES. (DENIED BY THE PLAINTHE), WHAT
 FURENSIC EVIDENCE DID DR. FOSTER UTILIZE TO COME TO
 THE CONCLUSIONS THAT THE PLAINTHE SMOKED MARITUANA,
 AND THAT HE WAS MINIMIZING HIS ADDICTION ISSUES.
- 120) TO R. FO STERS JUNE 10,04 FORENSIC REPORT STATES,
 MR. LEWIS' HOSPITAL COURSE HAS BEEN COMPLICATED BY HIS
 AGGRESSIVE, ASSULTIVE BEHAVIOR. HE WAS OVERHEARD MAKING
 PHYSICAL THREATS, OBSERVED TAUTING AND LAUGHTING AT HIS
 PEERS, AND TAKING PLEASURE IN EMBARRASSING THEM.
 (DENIED BY THE PLAINTHY) THESE ARE A WIDE ARRAY OF
 SLANDEROUS ACCUSATIONS, AND THE PLAINTHY SEEKS TO HAVE
 DR. FOSTER SPECIFICLY IDENTIFY EXACTLY WHOM THE PLAINTHY
 DISPLAYED AGGRESSIVE AND ASSULTIVE GEHAVIOR TOWARD,
 WHO WAS HE OVERHEARD MAKING PHYSICAL THREATS TOWARDS
 AND WHO OVERHEARD HIM, WHO WAS THE PEERS)
 MR. LEWIS TOOK PLEASURE IN EMBARRASSING BY TAUNTING
 AND LAUGHING, AND WHO WITNESSED MR. LEWIS DISPLAY
 THESE BEHAVIORS.

121) PER DISCOVERY REQUEST, THE PLAINTIFF HAS PEREIVED

THE DEC 1, 03 SUPERIOR COURT OPDER THAT WAS DOCKETED

WITH THE CLERK OF THE PROTHONOTARY—STATING THAT THE

PLAINTIFF IS TO UNDERGO A FORENSIC EVALUATION FOR

COMPETENCY AND TO RECEIVE TREATMENT FOR HIS VERY

DUIN WELL BEING, SUPERIOR COURT DOCKET IT'S 25 + 26.

I THE PLAINTIFF HEREBY REQUEST TO RECEIVE THE

SUPERIOR COURT ORDER FROM THE SUPERIOR COURT TUDGE

OR COMMISSIONER, THAT WAS FILED WITH THE SUPERIOR

COURT CLERK OF THE PROTHONOTARY AND DOCKETED—DOCUMENTING

THAT THE PLAINTIFF WAS DEEMED TUDICIALLY COMPETENT

AND STABLE ENOUGH TO BE RETURNED TO THE D.O.C

TO BE SUBSPECTED TO SUPERIOR COURT PROCEDURES.

122) DR. FOSTER, DID THE PLAINTIFF REQUEST
TO BE RETURNED TO THE D.O.C

123) TOP. FOSTER, IF THE PLAINTIFF WOULD HAVE BEEN GIVEN

A COMPETENCY HEARING IN THE MOCK COURT ROOM

AT THE D.P.C, WOULD HE HAVE HAD THE OPPORTUNITY

TO CONTEST THE FORENSIC REPORT YOU AUTITORED

ON TUNE 10, 04.

124) PROVIDE A TYPED MEMO OF THE HAND WRITTEN
INFORMATION NOTED BY THE D.P.C INCIDENT REPORTS
PROVIDED VIA DISCOVERY, BECAUSE SAID INFORMATION
IS NOT LEGIBLE

- 125) PROVIDE A TYPED MEMO OF THE HAND WRHIEN INTORMATION NOTED ON THE F. C. M CONSULTATION REQUEST DATED JUNE 9, 2004 PROVIDED VIA DISCOVERY BECAUSE SAID WRITING IS NOT LEGIBLE.
- 126) PROVIDE A TYPED MEMO OF THE HAND WRITTEN INFORMATION NOTED ON THE D. P.C SOCIAL ASSESSMENT, LE PAGES D'ATED 5/24/04, PROVIDED VIA DISCOVERY, BECAUSE SAID WRITTING IS NOT LEGIBLE.
- 127) DOES IT TAKE A COURT ORDER FOR SOMEONE
 TO BE TRANSFERRED FROM THE D.O.C., TO THE D.P.C
 MITCHELL BUILDING TO UNDERGO A FORENSIC EVALUATION
 FOR COMPETENCY, IF NO STATE HOW.
- 128) DOES IT TAKE A COURT OF DER FOR SOMEONE TO BE
 TRANSFERRED FROM THE D.P.C TO THE D.O.C ONCE THE
 COURT ORDERED FORENSIC EVALUATION FOR COMPETENCY
 HAS BEEN COMPLETED, IF NO STATE WHY.
 - 129) IS IT PROCEDURE FOR SOMEONE WHO HAS BEEN
 COURT ORDERED TO UNDERSO A FORENSIC EVALUATION
 FOR COMPETENCY TO RECEIVE A COMPETENCY HEARING
 AT THE D.P.C BEFORE THEY ARE RETURNED TO THE D.O.C.,
 IF NO STATE WHY NOT.

- 130) MR. MOFFITT, ISNT IT ROBBERY WHEN SOMEONE UTILIZES UN-NECESSARY FORCE TO TAKE SOMETHING FROM SOMEONE, THAT IS HARMLESS AND LEGALLY THEIRS.
- 131) MR. SAGERS, ISNT IT ROBBERY WHEN SOMEONE UTILIZES UN-NECESSARY FORCE TO TAKE SOMETHING THOM SOMEONE, THAT IS HARMLESS AND LEGALLY THARS.
 - 132) MR. R. GRAY, ISNT IT ROBBERY WHEN SOMEONE UTILIZES UN-NECESSARY FORCE TO TAKE SOMETHING FROM SOMEONE, THAT IS HARMLESS AND LEGALLY THEIRS,
 - 133) DOES A PERSON HAVE TO BE PETARDED IN ORDER

 TO BE INCOMPETENT AT THE TIME OF THE OFFENSES

 THER ACCUSED OF.
- 134) DOES A PERSON HAVE TO BE RETARDED LIKE
 JOSEPH A.S HIELDS IN ORDER TO BE INCOMPETENT
 AT THE TIME OF THEIR TRIAL.
- 135) PROVIDE A TYPED MEMO OF THE HAND WRITTEN

 INTORMATION NOTED ON THE D.P.C CONSULTATION REDUCEST

 AND REPORT DATED TUNE 9,04 PROVIDED VIA DISCOVERY,

 BECAUSE SAID WRITTING IS NOT LEGIBLE.

- 136) IN REGARDS TO DR. FOSTER DIAGNOSING THE PLAINTIFF
 AS MALINGERING; WHAT ARE THE FALSE OR GROSSLY EXAGERATED
 PHYSICAL OR PSYCHOLOGICAL SYMPTOMS. DISCRIBE THE DETAILS.
- 137) DR. TO STER'S TUNE 10,04 FORENSIC REPORT STATES AXIS I:
 MAUNGERING, ALCOHOL ABUSE, HISTORY OF CONDUCT DISORDER.
 DISCRIBE IN DETAIL THE ITISTORY OF CONDUCT DISORDER,
 INCLUDING DATE(S), PLACES, INCIDENTS, AND WITNESSES.
- 138) DEFINE PSYCHOLOGICAL AND ENVIORMENTAL PROBLEMS

 AND ENVIOLENCE IN CARCERATION. AS IT IS NOTED IN

 DIR. FOSTERS JUNE 10, 04 FORENSIC REPORT.
- 139) DEPINE ANTI SOCIAL PERSONALITY DISORDER, AS IT IS NOTED IN DR. FOSTER JUNE 10,04 FORENSIC REPORT
- 140) WHAT DOES THE 11/17/03 DATE NOTED ON DR FOSTERS

 JUNE 10, MM PORENSIC REPORT RELATE TO REGARDING

 THE PLAINTIFF BEING ORDERED TO UNDERGO AN FORENSIC

 EVALUATION.
- 141) WHAMMOND DR. FOSTER'S JUNE 10,04 FORENSIC REPORT
 STATES, ON MAY 21, 2003 LEWIS ASSULTED A CORRECTIONAL
 OFFICER AND WAS TRANSFERRED TO THE INFIRMARY.

 PROVIDE THE OFFICIAL DOCUMENTATION UTILIZED TO
 ESTABLISH THIS FORENSIC DETERMINATION.

142) WHAT DID THE PLAINTIFF VERBALLY STATE HE DID
PEGARDING HIS ACCOUNT OF THE OFFENSES THAT HE IS
INCARCERATED FOR, TO WHOM DID HE MAKE THESE
VERBALL STATEMENTS TO, AND WHAT DATE.

143) WARNING IS IT INDEED A FACT THAT MR. LEWIS
DISPERSED NO EVIDENCE OF A MOOD DISOIDER, AND NO
EVIDENCE OF PSYCHOSIS DURING THE COURSE OF HIS STAY
AT THE P.P.C, AS IT IS NOTED IN DR. FOSTERS
TUNE 10, BY FORENSIC PEPORT.

144) WHO WROTE THE ORDERS FOR THE STANDING P.R.N. PSYCHOTROPIC MEDICATIONS.

145) COULD THE HOSPITAL STAFF AT THE D.P.C GIVE

THE PLAINTIFF ANY P.R.N PSYCHOTROPIC MEDICATIONS,

IT THE PSYCHIATRIST WHO ORDERED THE STANDING

P.R.N PSYCHOTROPIC MEDICATIONS, HAD NOT ORDERED

THE PSYCHOTROPIC MEDICATIONS.

146) DR. FOSTERS JUNE 10,04 FORENSIC REPORT STATES, THAT MR. LEWIS' MOTHER TOLD THE TEAM SOCIAL WORKER THAT HE HAD BEEN ATTENTION SEEKING AS A YOUTH, AND THAT HE FEIT NO ONE EVER PAID ENOUGH ATTENTION TO HIM. AND THAT HE ALWAYS FEIT THAT WHATEVER SOMEONE WAS DOING, THEY SHOULD STOP, AND ATTEND TO HIS NEEDS. (DENIED BY THE PLAINTIFF)

DOES DR. FOSTER HAVE A SIGNED APPROAVIT TO VALIDATE THIS CLAIM, AND IS FLORENCE SCOTT COBBS WILLING TO SURM IT AN AFRIDAUT TO THIS CLAIM.

- 147) WHAT IS THE INTENDED RESULTS OR PURPOSE FOR UTILIZING A COCKTAIL OF PSYCHOTROPIC MEDICATIONS ON A PATIENT.
- 148) APROVIDE A PHOTOCOPY OF THE DEPOSITION TAKEN FROM
 THE PLAINTIFF PER COURT OF DER
- 149) WHAT ADE THE SIDE EFFECTS OF ATTVAN
- 150) WHAT ARE THE SIDE EFFECT OF GEODON
- 151) WHAR THE SIDE EFFECTS OF EFFEXUR
- 152) APON MR. LEWIS APPLIVAL AT THE D. P.C. HIS G. A.F.

 SCALE WAS 20, BUT BEFORE HE WAS TRANSFERRED

 BACK TO THE D.O.C. HIS G.A.F. SCALE WAS 50.

 DOES THE DEPENDANTS CONSIDER THAT THE PLAINTIFFS

 CI.A.F. SCALE INDICATES THAT HE WAS STABLE ENOUGH

 TO BE TRANSFERRED BACK TO THE D.O.C. AS DR. FOSTER

 STATES IN HER JUNE 10,04 FORENSIC REPORT.
- 153) PROVIDE A TYPED MEMO OF THE HAND WRITTEN

 INFORMATION NOTED ON THE D. P. C DEPARTMENT OF HEATH

 AND SOCIAL SERVICES INSTITUTIONAL ADMISSION RECORD

 PATED 5/21/04, PROVIDED VIA DISCOVERY, BECAUSE SAID

 MYND WRITTEN INFORMATION IS NOT LEGIBLE.

154) PROVIDE A TYPEO MEMO OF THE HAND WRITTEN
INTORMATION NOTED ON THE D.P.C INTERDISCIPLINARY BROUP
THERAPY POCUMENTATION SHEET, PROVIDED VIA DIMO. DISCOVERY,
BECAUSE SAID INFORMATION IS NOT LEGIBLE.

155) WHAT IS THE RESULTS OF THE NVESTIGATION CONDUCTED,
A'S IT IS STATED ON THE PLAINTHYS JUNE 20, 2004

GRIEVANCE, PERTAING TO THE INJURIES HE RECEIVED

FROM R. GRAY, SAGERS, MOFFITT AND JAME EVANS.

156) WHAT IS THE OVERALL DUTY AND BBLIGATION TO A
PATIENT, FROM HIS PRIMARY PSYCHIATRIST.

157) WHAT ARE THE SIDE EFFECTS OF HALDOL

158 WHAT ARE THE SIDE EFFECTS OF SEROQUEL

159) S IT COMMON PRACTICE FOR A PSYCHIATRIST TO
UTILIZE PSYCHOTIZOPIC MEDICATIONS FOR NON- PSYCHIATRIC
REASONS.

160) WHAT IS A LETHAL DOSE OF ATTVAN

161)
WHAT IS A LETHAL DOSE OF GEODON

WHAT IS A LETHAL DOSE OF HACDOL

WHAT IS A LETHAL DOSE OF SERBQUEL

- 164) DR. FOSTERS JUNE 10,04 FORENSIC REPORT STATES,
 IT SHOULD BE NOTED THAT MIR. LEWIS HANDED OUT A HIGHLY
 ARTICULATE, WELL WRITTEN EXPLANATION OF HIS ACTIONS ON THE DAY
 OF THE ALLEGED CRIME . (DENIED BY THE PLAINTIFF)
 TO WHOM WAS THIS WRITTEN EXPLANATION GIVEN TO, AT WHAT
 DATE WAS IT GIVEN, AND WHO WITNESSED THE PLAINTIFF
 GIVING THE WRITTEN EXPLANATION, PROVIDE A PHOTOCOPIE.
- NOTED ON THE D.P.C PROGRESS NOTES, PATING FROM

 S/21/04 to 6/25/04 PROVIDED VIA DISCOVERY, BEEAUSE

 SMID WRITTEN INFORMATION IS NOT LEGIBLE.
- (FOR WHICH IS TYPED), DR. FOSTER WAS THE PLAINTIFF'S
 PRIMARY PSYCHIATRIST, IS THIS CORRECT.
- AND OR OBLIGATION TO A PATIENT IF THEY ARE NOT NOTIFIED

 OF MOOD DISORDERS, PSYCHOTTE DISORDERS OR BEHAVIOR

 DISORDERS BY THE D.P.C MEDICAL STAFF, IF YES, STATE

 HOW.
- PROVIDE THE CHART A PSYCHIATRIST UTILIZES TO

 PRESCRIBE MA PSYCHOTROPIC MEDICINES TO A PATIENT

 ACCORDING TO THEIR, WEIGHT, HEIGHT, ETC, ETC.

- AT THE TIME OF THE PLAINTHFS TRIAL, WAS THE PLAINTHFS TRIAL, WAS THE PLAINTHF ABLE TO PARTICIPATE WITH HIS ATTORNEY TO PLAN LEGAL STRATESY, IF YES, STATE THE REASON WHY.
- 170) AT THE TIME OF THE PLAINTIM'S TRIAL, WAS HE ABLE TO UNDERSTAND THE POLE OF VARIOUS PARTICIPANTS IN THE TRIAL, IF YES, "STATE THE REASONS WHY.
- (171) AT THE TIME OF THE PLANNITH'S TRIAL, WAS HE ABLE TO UN DERSTAND COURT PROCEDURES, IF YES, STATE THE PEASONS WHY.
- 172) WHAT IS THE CORRECT DATE THE PLAINTIFF WAS INCARCERATED FOR THE OFFENSES HE WAS ORDERED TO FORENSICLY EVALUATED FOR.
- 173) IS THERE A SUBSTANTIAL PISK FACTUR OF SETZIOUS HARM WHEN SOMEONE INJECTS PSCHOTTOUPIC MEDICINES INTO A PATIENT, IF YES, STATE THE REASONS WHY.
- OR FOSTER, WHY DID YOU UTILIZE JOSEPH A. SHIELDS
 AS AN INCOMPETENT STANDARD NOTED IN THE PLAINTIFFS
 WE FORENSIC REPORT.
 - PROVIDE A PHOTOCOPY OF THE BARBER'S ATTENDANCE
 AT THE D. P. C. BETWEEN THE DATES OF MAY 21, 04
 AND JUNE 25, 2004, ALONG WITH PHOTOCOPIES OF CHECK
 RECEIPTS VARIFING THE BARBER'S PAYMENT FOR THE
 DATES STATED.

- 176) WITY DOES DR. FOSTERS JUNE 10, OF FORENIS REPORT STATE, THE PLAINTIFF WAS REFERRED TO THE D. P.C TO DETERMINE COMPETENCY TO STAND TRIAL, WHEN THE PLAINTIFF ALREADY STOOD TRIAL.
- (77) MR. SABERS, IT SOMEONE IN THEIR CORRECT STATE OF MIND INTENTIONALLY HURTS SOMEONE PHYSICALLY AND INTENTIONALLY VIOLATES THEIR CONSTITUTIONAL RIGHTS, SHOULD THAT PERSON BE HOLD LIABLE AND PUNISHED WITH INCARCERATION.
- MP. SAGERS, WERE YOU IN YOUR CORRECT STATE OF MIND BURING THE PLAINTIFF'S STAY AT THE D.P.C TROM MAY 21,04 TO TUNE 25,04.
- MR. MOFFITT, IF SOMEONE IN THEIR CORRECT STATE OF MIND
 INTENTIONALLY HURTS SOMEONE PHYSICALLY AND INTENTIONALLY LIGHTS
 THEIR CONSTITUTIONAL RIGHTS, SHOULD THAT PERSON BE HELD
 CHABLE AND PUNISHED WITH INCARCERATION.
- MR. MOFFIT, WERE YOU IN YOUR CORRECT STATE OF MIND iduring the plaintiff's STAY AT THE D. P.C TROM MAY 21,04 TO JUNE 25,04.
- 181) AT THE TIME OF THE PLAINTIFF'S TRIAL, COULD HE APPRECIATE THE CHARGES, IF YES, STATE THE REASONS WHY.
- AT THE TIME OF THE PLAINTIPF'S ARREST, COULD HE APPRECIATE
 THE CHARGES, IT YES, STATE THE REASONS WHY.

- 183) MEMBERS HOW MANY FORENSIC PSYCHIATRIC EVALUATIONS
 TO DETERMINE COMPETENCY HAS DR. FOSTER DONE, HOW MANY
 IN VOLUE BLACK PEOPLE, HOW MANY OF THE BLACK PEOPLE
 RECEIVED MAUNGERING DIAGNOSIS, HOW MANY RECEIVED
 ALCOHOL ABUSE DIAGNOSIS, HOW MANY RECEIVE ANTI-SOCIAL
 PERSONALITY DISORDERS, HOW MANY REPORTS WAS THE D. A
 BRIAN ROBERTSON INVOLVED WITH.
- 184) DOES DR. TOSTER STILL WORK AS AN FORENSIC PSYCHIATRIST AT THE MITCHELL BUILDING, IF NO SINCE WHEN.
- 185) IS DR. FOSTER STILL THE CHIEF FORENSIC PSYCHIATRIST
 FOR THE STATE OF DELAWARE, IF NO, SINCE WHEN.
- ON NUMEROUS OCCASSIONS WHEN THE PLAINTIPF WAS INTECTED WITH PSYCHOTROPIC DRUGS AGAINST HIS WILL, THE TERM AGGITATION WAS UTILIZED AS THE REASON. & ISCRIBE EXACTLY WHAT AGGITATION MEANS TO A PSYCHIATRIST THAT PRESCRIBES COCKTAILS OF PSYCHOTROPIC DRUGS

- IN PREVIOUS PLEADINGS DR. FOSTER AVAILED HERSELF

 IN DETENSE UNDER 11 DELCS 468 IN BROER TO JUSTIFY THE

 ACTIONS THAT THE PLAINTIFF STATED SHE COMMITTED, I. & ORDERING

 THE PLAINTIFF STRAPPED DOWN WITH (Y) POINT RESTRAINTS AGAINST

 It'S WILL, AND INJECTING I'M WITH PSYCHOTROPIC BRUGS AGAINST

 HIS WILL. WHY DIO DR. FOSTER AVAIL HERSELF IN WHAT WAS

 PRESENTED AS JUSTIFIABLE DEFENSE UNDER 11 DELCS 468,

 INSTEAD OF ACTUAL INNOCENCE.
- 188) WHO WAS ABLE TO ORDER THAT THE PLAINTIFF BE
 INTECTED WITH PSYCHOTROPIC DRUBS SUCH AS HALDOL, ATTIVAN,
 GEODON, WITHOUT DR. FOSTERS VERBAL ORDER, WRITTEN ORDER,
 OR STANDING P.R.N ORDER.
 NAME THE PERSON OR PERSONS, AND THE DATES AND
 PSYCHOTROPIC DRUGS DEPERED
- 189.) FILE YOUR ANSWERS TO THE COMPLAINT.
- 190) STATE YOUR AFFIRMATIVE DEFENSE.

工, 7	THE UNDERSIG	NED PL	AINTIFF	TIMMIE	LEWIS,
DUE	HEREBY CER	TTFY ON	THIS_	10 TH	_ DAY OF
	SEPT	2006	THAT	I DID MA	HIL ONE
TRUE AND CORRECT COPY OF THE PLAINTIFF'S					
MOTION FOR DISCOVERY BY U.S POSTAGE TO					
7748	FOLLOWING				

CLERK OF THE COURT (GMS) CYNTHIA BEAM ESQ U.S. DISTRICT COURT 1001 TEFFERSON PLANA, SUITEDO T. CALEB BOGGS FEDERAL BUILDING WILM, DE 19801 844. N. KING ST, LOCKBOX 18 WILM, DE 19801

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